Attorney Reference: OPP060819US

DECLARATION AND POWER OF ATTORNEY RULE 63 (37 C.F.R. 1.63) FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Dolleve I alli	below) of th	i hereby declare it and sole inven e subject matter URING METHO	rwhich is cl	one name aimed an	i is list d for v	ed below) or which a naten	an original, fil	st and joi	int invento	or (if plura	l names are l	isted
tne A. 1 B. 1 C. 1	specification o □is attached h □ was filed on ☑ was filed as	ereto.	one applica	ible box)		es U.S. Appli		,			27, 2004	
and (if applicable to U.S. or PCT application) was amended on I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.58. Except as noted below. I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 385(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT international Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application: PRIOR FOREIGN APPLICATION(S)												
Application/P Number 10-2003-0098	atem)	Charles by the second of the second	Dav/Mon 27/1	ir/Meanai 	66() -		irdudic. Oblished ()		ient/Gran	valvo in Film	Noinh Millio	n(v. 10
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Except as noted by PCT international a application is in ad defined in 37 C.F.F PRIOR U.S. PRI	applications listed dition to that disc R. 1.56 which bec	above or below as losed in such prior arms available betwood ONPROVISION	nd, if this is a applications, ween the filin	continuation of acknowledge of ackno	on-in-p edge th ach su	art (CIP) appline duty to disclose to prior applica	cation, insofar a	s the subject the subject to the sub	ect matter of to me to be CT internat	disclosed a	nd claimed in the	nis s lication:
												
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon; And I hereby appoint Mayer Brown Rowe & Maw LLP, Intellectual Property Group (to whom all communications are to be directed), and persons of that firm who are associated with USPTO Customer No. 43569, as set forth below, individually and collectively, as my counsel to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, and I hereby authorize them to deleta from that Customer Number the names of persons no longer with their firm, to add new persons of their firm to that Customer Number, and to act and rely on instructions from and communicate directly with the person/assignee/attomey/firm/ organization who/which sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct the above firm and/or an attorney of that firm in writing to the contrary.												
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